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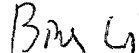
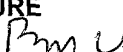
UTILITY PATENT APPLICATION TRANSMITTAL

Attorney Docket No.	ONX-115B	Total Pages
First Named Inventor MICHAEL J. DANEMAN		
Title A PROCESS FOR CREATING AN ELECTRICALLY ISOLATED ELECTRODE ON A SIDEWALL OF A CAVITY IN A BASE		

09/835115
U.S.P.T.O.
04/13/01

APPLICATION ELEMENTS		ACCOMPANYING APPLICATION PARTS	
1. [] Fee Transmittal Form		9. [] Assignment cover sheet and document(s)	
2. [X] Applicant Claims Small Entity Status		10. [] Power of Attorney by Assignee	[] with CFR 3.73(b) statement
3. [X] Specification	Total Pages: [19]	11. [] English Translation Document	
4. [X] Drawing(s)	Total Sheets: [6]	12. [] IDS/PTO-1449	[] with copies of cited references
5. [] Oath or Declaration	Total Pages: []	13. [] Preliminary Amendment	
a. [] Newly executed (original or copy)		14. [X] Return Receipt Postcard (MPEP 503)	
b. [] Copy from a prior application 1.63(d) (complete Box 17 and note Box 5 below)		15. [] Small Entity Statement	[] Statement filed in prior application Status still proper and desired
i. [] Signed statement deleting inventors named in the prior application, see CFR 1.63(d)(2) and 1.33(b)		16. [] Certified Copy of Priority Document(s) (if foreign priority is claimed)	
6. [] Incorporation by Reference (if 5b is checked) The entire disclosure of the prior application, from which a copy of the oath or declaration is supplied under Box 5b, is considered as being part of the disclosure of the accompanying application and is hereby incorporated therein by reference.		17. [X] Request and Certification under 35 USC 122(b)(2)(B)(i). Applicant must attach form PTO/SB/35 or its equivalent	
7. [] Microfiche Computer Program (Appendix)		18. [] Other:	
8. [] Nucleotide/Amino Acid Sequence Submission (all the following are necessary)			
a. [] Computer Readable Copy			
b. [] Paper Copy (identical to computer copy)			
c. [] Statement verifying identity of above copies			
19. If a CONTINUING APPLICATION, check appropriate box and supply the requisite information: [] continuation [X] divisional [] CIP ...of prior application entitled "MEMS MIRRORS WITH PRECISION CLAMPING MECHANISM", Filed April 12, 2001, Agent's Docket No.: ONX-115A			

20. CORRESPONDENCE ADDRESS					
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	ATTACH BAR CODE LABEL HERE  27652 PATENT TRADEMARK OFFICE				
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Certificate of Mailing by "Express Mail"					
I hereby certify that I am mailing this correspondence on the date indicated below to the ASSISTANT COMMISSIONER FOR PATENTS, BOX PATENT APPLICATION, WASHINGTON, DC 20231 using the "Express Mail Post Office to Addressee" service of the United States Postal Service under 37 CFR 1.10.					
SIGNATURE 		DATE OF MAILING: 4/13/2001			
		EXPRESS MAIL LABEL NO: ET 102224105 US			
NAME OF PERSON SIGNING 					

REQUEST AND CERTIFICATION UNDER 35 U.S.C. 122(b)(2)(B)(i)	Agents Docket No.: ONX-115B First Named Inventor MICHAEL J. DANEMAN Title A PROCESS FOR CREATING AN ELECTRICALLY ISOLATED ELECTRODE ON A SIDEWALL OF A CAVITY IN A BASE
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I hereby certify that the invention disclosed in the attached application **has not and will not be** the subject of an application filed in another country, or under a multilateral agreement, that requires publication at eighteen months after filing. I hereby request that the attached application not be published under 35 U.S.C. 122(b).

<u>4/1/12 / 200 i</u> Date	 Signature Joshua D. Isenberg Typed or Printed Name
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This request must be signed in compliance with 37 CFR 1.33(b) and submitted with the application **upon filing**.

Applicant may rescind this nonpublication request at any time. If applicant rescinds a request that an application not be published under 35 U.S.C. 122(b), the application will be scheduled for publication at eighteen months from the earliest claimed filing date for which a benefit is claimed.

If applicant subsequently files an application directed to the invention disclosed in the attached application in another country, or under a multilateral international agreement, that requires publication of applications eighteen months after filing, the applicant **must** notify the United States Patent and Trademark Office of such filing within forty-five (45) days after the date of the filing of such foreign or international application. **Failure to do so will result in abandonment of this application (35 U.S.C. 122(b)(2)(B)(iii)).**